

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

BEDFORD, FREEMAN & WORTH PUBLISHING GROUP, LLC d/b/a MACMILLAN LEARNING, CENGAGE LEARNING, INC., ELSEVIER INC., MCGRAWHILL LLC, and PEARSON EDUCATION, INC.,

Plaintiffs,

-against-

DOES 1 - 28 d/b/a ALLTEXTBOOK-PRO.COM,
ALVACENTRAL.COM,
AMAZINGSAVINGS.STOREENVY.COM,
BASEOFBOOKS.COM, BOOKGTM.COM,
BYETEXTBOOK.COM, EBOOKBIG-SALES.COM,
EBOOKKISS.COM, EBOOKS4SALES.COM,
EBOOKSGIFT.COM, EBOUKS.COM,
ELIBRARYSHOP.COM, FENDICI.COM,
GENTERBOOK.COM,
GILBERTZZ.MYSHOPIFY.COM,
INMSLIDE.COM,
KITUDO.COM, KYLETSHIRTS.COM,
METROPOLISHAVEN.COM,
MYTEXTBOOKS.ORG,
OHMYMART.MYBIGCOMMERCE.COM,
RAPOPOUT.STORE, SNAPJAM-BOOKS.COM,
STIZASTORE.COM,
STORESALESOFF.COM,
TESTBANKSTORAGE.COM,
TOMASIZH.MYSHOPIFY.COM, and
ZBOOKBIG.COM,

Defendants.

ORDER

21 Civ. 6691 (ER)

The Court having been advised that all claims asserted herein against defendant

METROPOLISHAVEN.COM have been settled, it is ORDERED that

METROPOLISHAVEN.COM be terminated as a defendant in this action, without costs to either party, subject to reopening should the settlement not be consummated **within thirty (30) days** of

the date hereof.

Any application to reopen must be filed within thirty (30) days of this Order; any application to reopen filed thereafter may be denied solely on that basis. Further, the parties are advised that if they wish the Court to retain jurisdiction in this matter for purposes of enforcing any settlement agreement, they must submit the settlement agreement to the Court within the next thirty (30) days with a request that the agreement be “so ordered” by the Court.

SO ORDERED.

Dated: December 8, 2021
New York, New York



Edgardo Ramos, U.S.D.J.